

General Assembly

Raised Bill No. 6603

January Session, 2009

LCO No. 3936

03936_____ET_

Referred to Committee on Energy and Technology

Introduced by: (ET)

AN ACT CONCERNING THE CLASS III RENEWABLE PORTFOLIO STANDARD.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 16-243t of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective from passage*):
- 3 (a) Notwithstanding the provisions of this title, a customer who
- 4 implements energy conservation or customer-side distributed
- 5 resources, as defined in section 16-1, on or after January 1, 2008, shall
- 6 be eligible for Class III credits, pursuant to section 16-243q. The Class
- 7 III credit shall be not less than one cent per kilowatt hour. For
- 8 nonresidential projects receiving conservation and load management
- 9 funding, twenty-five per cent of the financial value derived from the
- 10 credits earned pursuant to this section shall be directed to the
- 11 customer who implements energy conservation or customer-side
- 12 distribution resources pursuant to this section with the remainder of
- 13 the financial value directed to the Conservation and Load
- 14 Management Funds. For nonresidential projects not receiving
- 15 conservation and load management funding submitted on or after
- 16 March 9, 2007, seventy-five per cent of the financial value derived from

17 the credits earned pursuant to this section shall be directed to the 18 customer who implements energy conservation or customer-side 19 distribution resources pursuant to this section with the remainder of the financial value directed to the Conservation and Load 20 21 Management Funds. Not later than July 1, 2007, the Department of 22 Public Utility Control shall initiate a contested case proceeding in 23 accordance with the provisions of chapter 54, to implement the 24 provisions of this section.

- (b) In order to be eligible for ongoing Class III credits, the customer shall file an application that contains information necessary for the department to determine that the resource qualifies for Class III status. Such application shall (1) certify that installation and metering requirements have been met where appropriate, (2) provide a detailed energy savings or energy output calculation for such time period as specified by the department, and (3) include any other information that the department deems appropriate.
- 33 (c) For conservation and load management projects that serve 34 residential customers, seventy-five per cent of the financial value derived from the credits shall be directed to the Conservation and 35 36 Load Management Funds. For conservation and load management 37 projects that serve residential customers but receive no conservation 38 and load management funding, one hundred per cent of the financial 39 value derived from the credits shall be directed to the residential 40 customer who implemented the conservation and load management 41 measures or such residential customer's designated market-based 42 provider pursuant to subsections (a) and (b) of this section. The 43 financial value derived from the credits earned by residential 44 customers may be aggregated by market-based providers pursuant to 45 this subsection and subsections (a) and (b) of this section.

This act sha	This act shall take effect as follows and shall amend the following	
sections:		
Section 1	from passage	16-243t

25

26

27

28

29

30

31

32

Statement of Purpose:

To direct one hundred per cent of the financial value of any Class III credits to residential customers who implement energy conservation and load management projects without conservation and load management funding.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]